S.69 – Senate	S.69 – House
<u>§ 2449a. DEFINITIONS</u>	<u>§ 2449a. DEFINITIONS</u>
As used in this subchapter:	As used in this subchapter:
(1)(A) "Affiliate" means a legal entity that shares	(1)(A) "Affiliate" means a legal entity that shares
common branding with another legal entity or controls, is	common branding with another legal entity or controls, is
controlled by, or is under common control with another legal	controlled by, or is under common control with another legal
entity.	entity.
(B) As used in subdivision (A) of this subdivision (1),	(B) As used in subdivision (A) of this subdivision (1),
"control" or "controlled" means:	"control" or "controlled" means:
(i) ownership of, or the power to vote, more than	(i) ownership of, or the power to vote, more than
50 percent of the outstanding shares of any class of voting	50 percent of the outstanding shares of any class of voting
security of a company;	security of a company;
(ii) control in any manner over the election of a	(ii) control in any manner over the election of a
majority of the directors or of individuals exercising similar	majority of the directors or of individuals exercising similar
<u>functions; or</u>	functions; or
(iii) the power to exercise controlling influence	(iii) the power to exercise controlling influence
over the management of a company.	over the management of a company.
(2) "Age assurance" encompasses a range of methods	(2) "Age assurance" encompasses a range of methods
used to determine, estimate, or communicate the age or an age	used to determine, estimate, or communicate the age or an age
range of an online user.	range of an online user.
	(3) "Age range" means either an interval with an upper
	and lower age limit or a label indicating age above or below a
	specific age.
(3) "Algorithmic recommendation system" means a	(4) "Algorithmic recommendation system" means a
system that uses an algorithm to select, filter, and arrange	system that uses an algorithm to select, filter, and arrange media
media on a covered business's website for the purpose of	on a covered business's website for the purpose of selecting,
selecting, recommending, or prioritizing media for a user.	recommending, or prioritizing media for a user.
(4)(A) "Biometric data" means data generated from the	(5)(A) "Biometric data" means data generated from the
technological processing of an individual's unique biological,	technological processing of an individual's unique biological,
physical, or physiological characteristics that allow or confirm	physical, or physiological characteristics that allow or confirm
the unique identification of the consumer, including:	the unique identification of the consumer, including:
(i) iris or retina scans;	(i) iris or retina scans;
(ii) fingerprints;	(ii) fingerprints;
(iii) facial or hand mapping, geometry, or	(iii) facial or hand mapping, geometry, or
templates;	templates;
(iv) vein patterns;	(iv) vein patterns;
(v) voice prints or vocal biomarkers; and	(v) voice prints or vocal biomarkers; and

(vi) gait or personally identifying physical movement or patterns.

(B) "Biometric data" does not include:

(i) a digital or physical photograph;

(ii) an audio or video recording; or

(iii) any data generated from a digital or physical photograph, or an audio or video recording, unless such data is generated to identify a specific individual.

(5) "Business associate" has the same meaning as in the Health Insurance Portability and Accountability Act of 1996, Pub. L. No. 104-191 (HIPAA).

(6) "Collect" means buying, renting, gathering, obtaining, receiving, or accessing any personal data by any means. This includes receiving data from the consumer, either actively or passively, or by observing the consumer's behavior.

(7) "Compulsive use" means the repetitive use of a covered business's service that materially disrupts one or more major life activities of a minor, including sleeping, eating, learning, reading, concentrating, communicating, or working.

(8)(A) "Consumer" means an individual who is a resident of the State.

(B) "Consumer" does not include an individual acting in a commercial or employment context or as an employee, owner, director, officer, or contractor of a company, partnership, sole proprietorship, nonprofit, or government agency whose communications or transactions with the covered business occur solely within the context of that individual's role with the company, partnership, sole proprietorship, nonprofit, or government agency.

(9) "Consumer health data" means any personal data that a controller uses to identify a consumer's physical or mental health condition or diagnosis, including gender-affirming health data and reproductive or sexual health data.

(10) "Controller" means a person who, alone or jointly with others, determines the purpose and means of processing personal data. (vi) gait or personally identifying physical

movement or patterns.

(B) "Biometric data" does not include:

(i) a digital or physical photograph;

(ii) an audio or video recording; or

(iii) any data generated from a digital or physical photograph, or an audio or video recording, unless such data is generated to identify a specific individual.

(6) "Business associate" has the same meaning as in the Health Insurance Portability and Accountability Act of 1996, Pub. L. No. 104-191 (HIPAA).

(7) "Collect" means buying, renting, gathering, obtaining, receiving, or accessing any personal data by any means. This includes receiving data from the consumer, either actively or passively, or by observing the consumer's behavior.

(8) "Compulsive use" means the repetitive use of a covered business's service that materially disrupts one or more major life activities of a minor, including sleeping, eating, learning, reading, concentrating, communicating, or working.

(9)(A) "Consumer" means an individual who is a resident of the State.

(B) "Consumer" does not include an individual acting in a commercial or employment context or as an employee, owner, director, officer, or contractor of a company, partnership, sole proprietorship, nonprofit, or government agency whose communications or transactions with the covered business occur solely within the context of that individual's role with the company, partnership, sole proprietorship, nonprofit, or government agency. (11) "Covered business" means a sole proprietorship, partnership, limited liability company, corporation, association, other legal entity, or an affiliate thereof:

(A) that conducts business in this State;

(B) that generates a majority of its annual revenue from online services;

(C) whose online products, services, or features are reasonably likely to be accessed by a minor;

(D) that collects consumers' personal data or has consumers' personal data collected on its behalf by a processor; and

(E) that alone or jointly with others determines the purposes and means of the processing of consumers personal data.

(12) "Covered entity" has the same meaning as in HIPAA.

(13) "Covered minor" is a consumer who a covered business actually knows is a minor or labels as a minor pursuant to age assurance methods in rules adopted by the Attorney <u>General.</u>

(14) "Default" means a preselected option adopted by the covered business for the online service, product, or feature.

(15) "De-identified data" means data that does not identify and cannot reasonably be used to infer information about, or otherwise be linked to, an identified or identifiable individual, or a device linked to the individual, if the covered business that possesses the data:

(A)(i) takes reasonable measures to ensure that the data cannot be used to reidentify an identified or identifiable individual or be associated with an individual or device that identifies or is linked or reasonably linkable to an individual or household; and

(ii) for purposes of this subdivision (A), "reasonable measures" includes the de-identification requirements set forth under 45 C.F.R. § 164.514 (other requirements relating to uses and disclosures of protected health information); (10) "Covered business" means a sole proprietorship, partnership, limited liability company, corporation, association, other legal entity, or an affiliate thereof:

(A) that conducts business in this State;

(B) that generates a majority of its annual revenue from online services;

(C) whose online products, services, or features are reasonably likely to be accessed by a minor;

(D) that collects consumers' personal data or has consumers' personal data collected on its behalf by a processor; and

(E) that alone or jointly with others determines the purposes and means of the processing of consumers personal data.

(11) "Covered entity" has the same meaning as in HIPAA.

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(13) "Default" means a preselected option adopted by the covered business for the online service, product, or feature.

(14) "De-identified data" means data that does not identify and cannot reasonably be used to infer information about, or otherwise be linked to, an identified or identifiable individual, or a device linked to the individual, if the covered business that possesses the data:

(A)(i) takes reasonable measures to ensure that the data cannot be used to reidentify an identified or identifiable individual or be associated with an individual or device that identifies or is linked or reasonably linkable to an individual or household; and

(ii) for purposes of this subdivision (A), "reasonable measures" includes the de-identification requirements set forth under 45 C.F.R. § 164.514 (other requirements relating to uses and disclosures of protected health information); (B) publicly commits to process the data only in a deidentified fashion and not attempt to reidentify the data; and

(C) contractually obligates any recipients of the data to comply with all provisions of this subchapter.

(16) "Derived data" means data that is created by the derivation of information, data, assumptions, correlations, inferences, predictions, or conclusions from facts, evidence, or another source of information or data about a minor or a minor's device.

(17) "Genetic data" means any data, regardless of its format, that results from the analysis of a biological sample of an individual, or from another source enabling equivalent information to be obtained, and concerns genetic material, including deoxyribonucleic acids (DNA), ribonucleic acids (RNA), genes, chromosomes, alleles, genomes, alterations or modifications to DNA or RNA, single nucleotide polymorphisms (SNPs), epigenetic markers, uninterpreted data that results from analysis of the biological sample or other source, and any information extrapolated, derived, or inferred therefrom.

(18) "Identified or identifiable individual" means an individual who can be readily identified, directly or indirectly, including by reference to an identifier such as a name, an identification number, specific geolocation data, or an online identifier.

(19) "Known adult" is a consumer who a covered business actually knows is an adult or labels as an adult pursuant to age assurance methods in rules adopted by the Attorney General.

(20) "Minor" means an individual under 18 years of age who is a resident of the State.

(21) "Neural data" means information that is collected through biosensors and that could be processed to infer or predict mental states.

(22) "Online service, product, or feature" means a digital product that is accessible to the public via the internet,

(B) publicly commits to process the data only in a deidentified fashion and not attempt to reidentify the data; and

(C) contractually obligates any recipients of the data to comply with all provisions of this subchapter.

(15) "Derived data" means data that is created by the derivation of information, data, assumptions, correlations, inferences, predictions, or conclusions from facts, evidence, or another source of information or data about a minor or a minor's device.

(16) "Genetic data" means any data, regardless of its format, that results from the analysis of a biological sample of an individual, or from another source enabling equivalent information to be obtained, and concerns genetic material, including deoxyribonucleic acids (DNA), ribonucleic acids (RNA), genes, chromosomes, alleles, genomes, alterations or modifications to DNA or RNA, single nucleotide polymorphisms (SNPs), epigenetic markers, uninterpreted data that results from analysis of the biological sample or other source, and any information extrapolated, derived, or inferred therefrom.

(17) "Identified or identifiable individual" means an individual who can be readily identified, directly or indirectly, including by reference to an identifier such as a name, an identification number, specific geolocation data, or an online identifier.

(18) "Known adult" is a consumer who a covered business actually knows is an adult or labels as an adult pursuant to age assurance methods in rules adopted by the Attorney General.

(19) "Minor" means an individual under 18 years of age.

(20) "Online service, product, or feature" means a digital product that is accessible to the public via the internet,

including a website or application, and does not mean any of the following:

(A) telecommunications service, as defined in 47 U.S.C. § 153;

(B) a broadband internet access service as defined in 47 C.F.R. § 54.400; or

(C) the sale, delivery, or use of a physical product. (23)(A) "Personal data" means any information, including derived data and unique identifiers, that is linked or reasonably linkable to an identified or identifiable individual or to a device that identifies, is linked to, or is reasonably linkable to one or more identified or identifiable individuals in a household.

(B) Personal data does not include de-identified data or publicly available information.

(24)(A) "Precise geolocation data" means information derived from technology that reveals the past or present physical location of a consumer or device that identifies or is linked or reasonably linkable to one or more consumers with precision and accuracy within a radius of 1.850 feet.

(B) "Precise geolocation data" does not include:
(i) the content of communications;

(ii) data generated by or connected to an advanced

utility metering infrastructure system;

(iii) a photograph, or metadata associated with a photograph or video, that cannot be linked to an individual; or (iv) data generated by equipment used by a utility

company.

(25) "Process" or "processing" means any operation or set of operations performed, whether by manual or automated means, on personal data or on sets of personal data, such as the collection, use, storage, disclosure, analysis, deletion, modification, or otherwise handling of personal data.

(26) "Processor" means a person who processes personal data on behalf of a covered business.

including a website or application, and does not mean any of the following:

(A) telecommunications service, as defined in 47 U.S.C. § 153;

(B) a broadband internet access service as defined in 47 C.F.R. § 54.400; or

(C) the sale, delivery, or use of a physical product.

(21)(A) "Personal data" means any information, including derived data and unique identifiers, that is linked or reasonably linkable, alone or in combination with other information, to an identified or identifiable individual or to a device that identifies, is linked to, or is reasonably linkable to one or more identified or identifiable individuals in a household.

(B) Personal data does not include de-identified data or publicly available information.

(22) "Process" or "processing" means any operation or set of operations performed, whether by manual or automated means, on personal data or on sets of personal data, such as the collection, use, storage, disclosure, analysis, deletion, modification, or otherwise handling of personal data.

(23) "Processor" means a person who processes personal data on behalf of: (A) a covered business: (27) "Profiling" means any form of automated processing performed on personal data to evaluate, analyze, or predict personal aspects related to an identified or identifiable individual's economic situation, health, personal preferences, interests, reliability, behavior, location, or movements.

(28)(A) "Publicly available information" means information that:

(i) is made available through federal, state, or local government records; or

(ii) a <u>controller</u> has a reasonable basis to believe that the consumer has lawfully made available to the general public.

(B) "Publicly available information" does not include:
(i) biometric data collected by a business about a

consumer without the consumer's knowledge;

(ii) information that is collated and combined to create a consumer profile that is made available to a user of a publicly available website either in exchange for payment or free of charge;

(iii) information that is made available for sale; (iv) an inference that is generated from the information described in subdivision (ii) or (iii) of this subdivision (28)(B);

(v) any obscene visual depiction, as defined in 18 U.S.C. § 1460;

(vi) any inference made exclusively from multiple independent sources of publicly available information that reveals sensitive data with respect to a consumer;

(vii) personal data that is created through the combination of personal data with publicly available information;

(viii) genetic data, unless otherwise made publicly available by the consumer to whom the information pertains; (B) another processor; or

(C) a federal, state, tribal, or local government entity.

(24) "Profiling" means any form of automated

processing performed on personal data to evaluate, analyze, or predict personal aspects, including an individual's economic situation, health, personal preferences, interests, reliability, behavior, location, movements, or identifying characteristics.

(25)(A) "Publicly available information" means information that:

(i) is made available through federal, state, or local government records or to the general public from widely distributed media: or

(ii) a covered business has a reasonable basis to believe that the consumer has lawfully made available to the general public.

(B) "Publicly available information" does not include:(i) biometric data collected by a business about a

consumer without the consumer's knowledge;

(ii) information that is collated and combined to create a consumer profile that is made available to a user of a publicly available website either in exchange for payment or free of charge;

(iii) information that is made available for sale; (iv) an inference that is generated from the

information described in subdivision (ii) or (iii) of this subdivision (25)(B);

(v) any obscene visual depiction, as defined in 18 U.S.C. § 1460;

(vi) personal data that is created through the combination of personal data with publicly available information;

(vii) genetic data, unless otherwise made publicly available by the consumer to whom the information pertains; (ix) information provided by a consumer on a website or online service made available to all members of the public, for free or for a fee, where the consumer has maintained a reasonable expectation of privacy in the information, such as by restricting the information to a specific audience; or

(x) intimate images, authentic or computergenerated, known to be nonconsensual.

(29) "Reasonably likely to be accessed" means an online service, product, or feature that is reasonably likely to be accessed by a covered minor based on any of the following indicators:

(A) the online service, product, or feature is directed to children, as defined by the Children's Online Privacy Protection Act, 15 U.S.C. §§ 6501–6506 and the Federal Trade Commission rules implementing that Act;

(B) the online service, product, or feature is determined, based on competent and reliable evidence regarding audience composition, to be routinely accessed by an audience that is composed of at least two percent minors two through 17 years of age;

(C) the online service, product, or feature contains advertisements marketed to minors;

(D) the audience of the online service, product, or feature is determined, based on internal company research, to be composed of at least two percent minors two through 17 years of age; or

(E) the covered business knew or should have known that at least two percent of the audience of the online service, product, or feature includes minors two through 17 years of age, provided that, in making this assessment, the business shall not collect or process any personal data that is not reasonably necessary to provide an online service, product, or feature with which a minor is actively and knowingly engaged.

30) "Sensitive data" means personal data that:(A) reveals a consumer's government-issued

dentifier, such as a Social Security number, passport number,

(viii) information provided by a consumer on a website or online service made available to all members of the public, for free or for a fee, where the consumer has maintained a reasonable expectation of privacy in the information, such as by restricting the information to a specific audience; or

(ix) intimate images, authentic or computergenerated, known to be nonconsensual.

(26) "Reasonably likely to be accessed" means an online service, product, or feature that is reasonably likely to be accessed by a covered minor based on any of the following indicators:

(A) the online service, product, or feature is directed to children, as defined by the Children's Online Privacy Protection Act, 15 U.S.C. §§ 6501–6506 and the Federal Trade Commission rules implementing that Act;

(B) the online service, product, or feature is determined, based on competent and reliable evidence regarding audience composition, to be routinely accessed by an audience that is composed of at least two percent minors two through 17 years of age;

(C) the audience of the online service, product, or feature is determined, based on internal company research, to be composed of at least two percent minors two through 17 years of age; or

(D) the covered business knew or should have known that at least two percent of the audience of the online service, product, or feature includes minors two through 17 years of age, provided that, in making this assessment, the business shall not collect or process any personal data that is not reasonably necessary to provide an online service, product, or feature with which a minor is actively and knowingly engaged.

state identification card, or driver's license number, that is not	
required by law to be publicly displayed;	
(B) reveals a consumer's racial or ethnic origin:	
national origin; citizenship or immigration status; religious or	
philosophical beliefs; a mental or physical health condition,	
diagnosis, disability, or treatment; status as pregnant; income	
level or indebtedness; or union membership;	
(C) reveals a consumer's sexual orientation, sex life,	
sexuality, or status as transgender or non-binary;	
(D) reveals a consumer's status as a victim of a crime;	
(E) is a consumer's tax return and account number,	
financial account log-in, financial account, debit card number,	
or credit card number in combination with any required security	
or access code, password, or credentials allowing access to an	
account;	
(F) is consumer health data;	
(G) is collected and analyzed concerning consumer	
health data that describes or reveals a past, present, or future	
mental or physical health condition, treatment, disability, or	
diagnosis, including pregnancy, to the extent the personal data	
is used by the controller for a purpose other than to identify a	
specific consumer's physical or mental health condition or	
diagnosis;	
(H) is biometric or genetic data;	
(I) is collected from a covered minor;	
(J) is precise geolocation data;	
(K) are keystrokes;	
(L) is driving behavior; or	
(M) is neural data.	
(31)(A) "Social media platform" means a public or	(27)(A) "Social media platform" means a public or
semipublic internet-based service or application that is	semipublic internet-based service or application that is
primarily intended to connect and allow a user to socially	primarily intended to connect and allow a user to socially
interact within such service or application and enables a user to:	interact within such service or application and enables a user to:
(i) construct a public or semipublic profile for the	(i) construct a public or semipublic profile for the
purposes of signing into and using such service or application;	purposes of signing into and using such service or application;

(ii) populate a public list of other users with whom (ii) populate a public list of other users with whom the user shares a social connection within such service or the user shares a social connection within such service or application; or application; or (iii) create or post content that is viewable by other (iii) create or post content that is viewable by other users, including content on message boards and in chat rooms, users, including content on message boards and in chat rooms, and that presents the user with content generated by other users. and that presents the user with content generated by other users. (B) "Social media platform" does not mean a public (B) "Social media platform" does not mean a public or semipublic internet-based service or application that: or semipublic internet-based service or application that: (i) exclusively provides email or direct messaging (i) exclusively provides email or direct messaging services; or services; (ii) primarily consists of news, sports, entertainment, interactive video games, electronic commerce, or content that is preselected by the provider for which any interactive functionality is incidental to, directly related to, or dependent on the provision of such content; or (iii) is used by and under the direction of an (ii) is used by and under the direction of an educational entity, including a learning management system or educational entity, including a learning management system or a student engagement program. a student engagement program. (32) "Third party" means a natural or legal person, public (28) "Third party" means a natural or legal person, public authority, agency, or body other than the covered minor or the authority, agency, or body other than the covered minor or the covered business. covered business.

§ 2449b. EXCLUSIONS

This subchapter does not apply to:

(1) a federal, state, tribal, or local government entity in the ordinary course of its operation;

(2) protected health information that a covered entity or business associate processes in accordance with, or documents that a covered entity or business associate creates for the purpose of complying with, HIPAA;

(3) information used only for public health activities and purposes described in 45 C.F.R. § 164.512;

(4) information that identifies a consumer in connection with:

(A) activities that are subject to the Federal Policy for the Protection of Human Subjects as set forth in 45 C.F.R. Part 46;

(B) research on human subjects undertaken in accordance with good clinical practice guidelines issued by the International Council for Harmonisation of Technical Requirements for Pharmaceuticals for Human Use;

(C) activities that are subject to the protections provided in 21 C.F.R. Part 50 and 21 C.F.R. Part 56; or

(D) research conducted in accordance with the requirements set forth in subdivisions (A)–(C) of this subdivision (4) or otherwise in accordance with State or federal law;

(5) an entity whose primary purpose is journalism as defined in 12 V.S.A. § 1615(a)(2) and that has a majority of its workforce consisting of individuals engaging in journalism;

(6) a person who controlled or processed the personal data of not more than:

(A) 25,000 consumers in the previous calendar year, excluding personal data controlled or processed solely for the purpose of completing a payment transaction; or

(B) 50,000 consumers in the previous calendar year, excluding personal data controlled or processed solely for the purpose of completing a payment transaction and had an annual

<u>§ 2449b. EXCLUSIONS</u>

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(1) a federal, state, tribal, or local government entity in the ordinary course of its operation;

(2) protected health information that a covered entity or business associate processes in accordance with, or documents that a covered entity or business associate creates for the purpose of complying with, HIPAA;

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(D) research conducted in accordance with the requirements set forth in subdivisions (A)–(C) of this subdivision (4) or otherwise in accordance with State or federal law;

(5) an entity whose primary purpose is journalism as defined in 12 V.S.A. § 1615(a)(2) and that has a majority of its workforce consisting of individuals engaging in journalism; and

gross revenue of not more than \$1,000,000.00 in the previous	
calendar year; and	
(7) a financial institution or data subject to Title V of the	(6) a financial institution subject to Title V of the
Gramm-Leach-Bliley Act, Pub. L. No. 106-102, and regulations	Gramm-Leach-Bliley Act, Pub. L. No. 106-102, and regulations
adopted to implement that act.	adopted to implement that act.
§ 2449c. MINIMUM DUTY OF CARE	<u>§ 2449c. MINIMUM DUTY OF CARE</u>
(a) A covered business that processes a covered minor's	(a) A covered business that processes a covered minor's
data in any capacity owes a minimum duty of care to the	data in any capacity owes a minimum duty of care to the
covered minor.	covered minor.
(b) As used in this subchapter, "a minimum duty of care"	(b) As used in this subchapter, "a minimum duty of care"
	means the use of the personal data of a covered minor and the
means the use of the personal data of a covered minor and the	•
design of an online service, product, or feature will not result	design of an online service, product, or feature will not result
in:	in:
(1) reasonably foreseeable emotional distress as defined	(1) reasonably foreseeable emotional distress as defined
in 13 V.S.A. § 1061(2) to a covered minor;	in 13 V.S.A. § 1061(2) to a covered minor;
(2) reasonably foreseeable compulsive use of the online	(2) reasonably foreseeable compulsive use of the online
service, product, or feature by a covered minor; or	service, product, or feature by a covered minor; or
(3) discrimination against a covered minor based upon	(3) discrimination against a covered minor based upon
race, ethnicity, sex, disability, sexual orientation, gender	race, ethnicity, sex, disability, sexual orientation, gender
identity, gender expression, or national origin.	identity, gender expression, religion, or national origin.
(c) The content of the media viewed by a covered minor	(c) The content of the media viewed by a covered minor
shall not establish emotional distress or compulsive use as those	shall not establish emotional distress, compulsive use, or
terms are used in subsection (b) of this section.	discrimination, as those terms are used in subsection (b) of this
	section.
(d) Nothing in this section shall be construed to require a	(d) Nothing in this section shall be construed to require a
covered business to prevent or preclude a covered minor from	covered business to prevent or preclude a covered minor from
accessing or viewing any piece of media or category of media.	accessing or viewing any piece of media or category of media.
accessing of the wing any proce of mean of earegory of meaning	accessing of the wing any prece of media of ealegory of media.
§ 2449d. REQUIRED DEFAULT PRIVACY SETTINGS AND	§ 2449d. REQUIRED DEFAULT PRIVACY SETTINGS AND
TOOLS	TOOLS
(a) Default privacy settings.	(a) Default privacy settings.
(1) A covered business shall configure all default privacy	(1) A covered business shall configure all default privacy
settings provided to a covered minor through the online service,	settings provided to a covered minor through the online service,
product, or feature to the highest level of privacy, including the	product, or feature to the highest level of privacy, including the
following default settings:	following default settings:
(A) not displaying the existence of the covered	(A) not displaying the existence of the covered
minor's social media account to any known adult user unless	minor's account on a social media platform to any known adult
minor's social media account to any known adult user unless	minor s account on a social media platform to any known adult

the covered minor has expressly and unambiguously allowed a specific known adult user to view their account or has expressly and unambiguously chosen to make their account's existence public;

(B) not displaying media created or posted by the covered minor on a social media platform to any known adult user unless the covered minor has expressly and unambiguously allowed a specific known adult user to view their media or has expressly and unambiguously chosen to make their media publicly available;

(C) not permitting any known adult users to like, comment on, or otherwise provide feedback on the covered minor's media on a social media platform unless the covered minor has expressly and unambiguously allowed a specific known adult user to do so;

(D) not permitting direct messaging on a social media platform between the covered minor and any known adult user unless the covered minor has expressly and unambiguously decided to allow direct messaging with a specific known adult user;

(E) not displaying the covered minor's location to other users, unless the covered minor expressly and unambiguously shares their location with a specific user;

(F) not displaying the users connected to the covered minor on a social media platform unless the covered minor expressly and unambiguously chooses to share the information with a specific user;

(G) disabling search engine indexing of the covered minor's account profile; and

(H) not sending push notifications to the covered minors.

(2) A covered business shall not:

(A) provide a covered minor with a single setting that makes all of the default privacy settings less protective at once; or

(B) request or prompt a covered minor to make their privacy settings less protective, unless the change is strictly user unless the covered minor has expressly and unambiguously allowed a specific known adult user to view their account or has expressly and unambiguously chosen to make their account's existence public;

(B) not displaying media created or posted by the covered minor on a social media platform to any known adult user unless the covered minor has expressly and unambiguously allowed a specific known adult user to view their media or has expressly and unambiguously chosen to make their media publicly available;

(C) not permitting any known adult users to like, comment on, or otherwise provide feedback on the covered minor's media on a social media platform unless the covered minor has expressly and unambiguously allowed a specific known adult user to do so;

(D) not permitting direct messaging on a social media platform between the covered minor and any known adult user unless the covered minor has expressly and unambiguously decided to allow direct messaging with a specific known adult user;

(E) not displaying the covered minor's location to other users, unless the covered minor expressly and unambiguously shares their location with a specific user;

(F) not displaying the users connected to the covered minor on a social media platform unless the covered minor expressly and unambiguously chooses to share the information with a specific user;

(G) disabling search engine indexing of the covered minor's account profile; and

(H) not sending push notifications to the covered minors.

(2) A covered business shall not:

(A) provide a covered minor with a single setting that makes all of the default privacy settings less protective at once; or

(B) request or prompt a covered minor to make their privacy settings less protective, unless the change is strictly

necessary for the covered minor to access a service or feature they have expressly and unambiguously requested. (b) Timely deletion of account. A covered business shall: (1) provide a prominent, accessible, and responsive tool to allow a covered minor to request the covered minor's social media account be unpublished or deleted; and (2) honor that request not later than 15 days after a	necessary for the covered minor to access a service or feature they have expressly and unambiguously requested. (b) Timely deletion of account. A covered business shall: (1) provide a prominent, accessible, and responsive tool to allow a covered minor to request the covered minor's account on a social media platform be unpublished or deleted; and (2) honor that request not later than 15 days after a
covered business receives the request.	covered business receives the request.
<u>§ 2449e. TRANSPARENCY</u>	<u>§ 2449e. TRANSPARENCY</u>
(a) A covered business shall prominently and clearly	(a) A covered business shall prominently and clearly
provide on their website or mobile application:	provide on their website or mobile application:
(1) the covered business' privacy information, terms of	(1) the covered business' privacy information, terms of
service, policies, and community standards;	service, policies, and community standards;
(2) detailed descriptions of each algorithmic	(2) the purpose of each algorithmic recommendation
recommendation system in use by the covered business,	system in use by the covered business;
including the factors used by the algorithmic recommendation	(3) inputs used by the algorithmic recommendation
system and how each factor:	system and how each input:
(A) is measured or determined;	(A) is measured or determined;
(B) uses the personal data of covered minors;	(B) uses the personal data of covered minors;
(C) influences the recommendation issued by the	(C) influences the recommendation issued by the
system; and	system; and
(D) is weighed relative to the other factors listed in	(D) is weighed relative to the other inputs reported in
this subdivision (2); and	this subdivision (3); and
(3) descriptions, for every feature of the service that uses	(4) descriptions, for every feature of the service that uses
the personal data of covered minors, of:	the personal data of covered minors, of:
(A) the purpose of the service feature;	(A) the purpose of the service feature;
(B) the personal data collected by the service feature;	(B) the personal data collected by the service feature;
(C) the personal data used by the service feature;	(C) the personal data used by the service feature;
(D) how the personal data is used by the service	(D) how the personal data is used by the service
<u>feature;</u>	<u>feature;</u>
(E) any personal data transferred to or shared with a	(E) any personal data transferred to or shared with a
processor or third party by the service feature, the identity of	processor or third party by the service feature, the identity of
the processor or third party, and the purpose of the transfer or	the processor or third party, and the purpose of the transfer or
sharing; and	sharing; and
(F) how long the personal data is retained.	(F) how long the personal data is retained.

§ 2449f. PROHIBITED DATA AND DESIGN PRACTICES

(a) Data privacy. A covered business shall not:

(1) collect, sell, share, or retain any personal data of a covered minor that is not necessary to provide an online service, product, or feature with which the covered minor is actively and knowingly engaged;

(2) use previously collected personal data of a covered minor for any purpose other than a purpose for which the personal data was collected, unless necessary to comply with any obligation under this chapter;

(3) permit any consumer, including a parent or guardian of a covered minor, to monitor the online activity of a covered minor or to track the location of the covered minor without providing a conspicuous signal to the covered minor when the covered minor is being monitored or tracked;

(4) use the personal data of a covered minor to select, recommend, or prioritize media for the covered minor, unless the personal data is:

(A) the covered minor's express and unambiguous request to receive:

(i) media from a specific account, feed, or user, or to receive more or less media from that account, feed, or user;

(ii) a specific category of media, such as "cat videos" or "breaking news," or to see more or less of that category of media; or

(iii) more or less media with similar characteristics as the media they are currently viewing;

(B) user-selected privacy or accessibility settings; or

(C) a search query, provided the search query is only used to select and prioritize media in response to the search; or (5) and push patifications to a covered minor between

(5) send push notifications to a covered minor between 12:00 midnight and 6:00 a.m.

(b) Rulemaking. The Attorney General shall have the authority to adopt rules pursuant to this subchapter that prohibits data processing or design practices of a covered business that, in the opinion of the Attorney General, lead to compulsive use or subvert or impair user autonomy, decision

§ 2449f. PROHIBITED DATA AND DESIGN PRACTICES

(a) Data privacy. A covered business shall not:

(1) collect, sell, share, or retain any personal data of a covered minor that is not necessary to provide an online service, product, or feature with which the covered minor is actively and knowingly engaged;

(2) use previously collected personal data of a covered minor for any purpose other than a purpose for which the personal data was collected, unless necessary to comply with any obligation under this chapter;

(3) permit any individual, including a parent or guardian of a covered minor, to monitor the online activity of a covered minor or to track the location of the covered minor without providing a conspicuous signal to the covered minor when the covered minor is being monitored or tracked;

(4) use the personal data of a covered minor to select, recommend, or prioritize media for the covered minor, unless the personal data is:

(A) the covered minor's express and unambiguous request to receive:

(i) media from a specific account, feed, or user, or to receive more or less media from that account, feed, or user;

(ii) a specific category of media, such as "cat videos" or "breaking news," or to see more or less of that category of media; or

(iii) more or less media with similar characteristics as the media they are currently viewing;

(B) user-selected privacy or accessibility settings; or

(C) a search query, provided the search query is only

used to select and prioritize media in response to the search; or (5) and push patifications to a covered minor between

(5) send push notifications to a covered minor between 12:00 midnight and 6:00 a.m.

(b) Rulemaking. The Attorney General shall, on or before January 1, 2027, adopt rules pursuant to this subchapter that prohibits data processing or design practices of a covered business that, in the opinion of the Attorney General, lead to compulsive use or subvert or impair user autonomy, decision

making, or choice during the use of an online service, product,	making, or choice during the use of an online service, product,
or feature of the covered business. The Attorney General shall,	or feature of the covered business. The Attorney General shall,
at least once every two years, review and update these rules as	at least once every two years, review and update these rules as
necessary to keep pace with emerging technology.	necessary to keep pace with emerging technology.
<u>§ 2449g. AGE ASSURANCE PRIVACY</u>	<u>§ 2449g. AGE ASSURANCE PRIVACY</u>
(a) Privacy protections for age assurance data. Covered	(a) Privacy protections for age assurance data. During the
businesses and processors shall:	process of conducting age assurance, covered businesses and
	processors shall:
(1) only collect personal data of a user that is strictly	(1) only collect personal data of a user that is strictly
necessary for age assurance;	necessary for age assurance;
(2) immediately upon determining whether a user is a	(2) immediately upon determining whether a user is a
covered minor, delete any personal data collected of that user	covered minor, delete any personal data collected of that user
for age assurance, except whether the user is or is not	for age assurance, except the determination of the user's age
determined to be a covered minor;	range;
(3) not use any personal data of a user collected for age	(3) not use any personal data of a user collected for age
assurance for any other purpose;	assurance for any other purpose;
(4) not combine personal data of a user collected for age	(4) not combine personal data of a user collected for age
assurance with any other personal data of the user, except	assurance, except the determination of the user's age range,
whether the user is or is not determined to be a covered minor;	with any other personal data of the user;
and	(5) not disclose personal data of a user collected for age
	assurance to a third party that is not a processor; and
(5) implement a review process to allow users to appeal	(6) implement a review process to allow users to appeal
<u>their age designation</u> .	their age determination.
(b) Rulemaking.	(b) Rulemaking.
(1) Subject to subdivision (2) of this subsection, the	(1) Subject to subdivision (2) of this subsection, the
Attorney General shall, on or before July 1, 2027, adopt rules	Attorney General shall, on or before January 1, 2027, adopt
identifying commercially reasonable and technically feasible	rules identifying commercially reasonable and technically
methods for covered businesses and processors to determine if a	feasible methods for covered businesses and processors to
user is a covered minor, describing appropriate review	determine if a user is a covered minor, describing appropriate
processes for users appealing their age designations, and	review processes for users appealing their age designations, and
providing any additional privacy protections for age assurance	providing any additional privacy protections for age assurance
data. The Attorney General shall periodically review and	data. The Attorney General shall periodically review and
update these rules as necessary to keep pace with emerging	update these rules as necessary to keep pace with emerging
technology.	technology.
(2) In adopting these rules, the Attorney General shall:	(2) In adopting these rules, the Attorney General shall:

(A) prioritize user privacy and accessibility over the	(A) prioritize user privacy and accessibility over the
accuracy of age assurance methods; and	accuracy of age assurance methods; and
(B) consider:	(B) consider:
(i) the size, financial resources, and technical	(i) the size, financial resources, and technical
capabilities of covered businesses and processors;	capabilities of covered businesses and processors;
(ii) the costs and effectiveness of available age	(ii) the costs and effectiveness of available age
assurance methods;	assurance methods;
(iii) the impact of age assurance methods on users'	(iii) the impact of age assurance methods on users'
safety, utility, and experience;	safety, utility, and experience;
(iv) whether and to what extent transparency	(iv) whether and to what extent transparency
measures would increase consumer trust in an age assurance	measures would increase consumer trust in an age assurance
method; and	method; and
(v) the efficacy of requiring covered businesses	(v) the efficacy of requiring covered businesses
and processors to:	and processors to:
(I) use previously collected data to determine	(I) use previously collected data to determine
<u>user age;</u>	<u>user age;</u>
(II) adopt interoperable age assurance methods;	(II) adopt interoperable age assurance methods;
and	and
(III) provide users with multiple options for age	(III) provide users with multiple options for age
assurance.	assurance.
<u>§ 2449h. ENFORCEMENT</u>	<u>§ 2449h. ENFORCEMENT</u>
(a) A covered business or processor that violates this subchapter	(a) A covered business or processor that violates this subchapter
or rules adopted pursuant to this subchapter commits an unfair and	or rules adopted pursuant to this subchapter commits an unfair and
deceptive act in commerce in violation of section 2453 of this title.	deceptive act in commerce in violation of section 2453 of this title.
(b) The Attorney General shall have the same authority under	(b) The Attorney General shall have the same authority under
this subchapter to make rules, conduct civil investigations, bring	this subchapter to make rules, conduct civil investigations, bring
civil actions, and enter into assurances of discontinuance as provided	civil actions, and enter into assurances of discontinuance as provided
under chapter 63 of this title.	under chapter 63 of this title.
<u>§ 2449i. LIMITATIONS</u>	<u>§ 2449i. LIMITATIONS</u>
Nothing in this subchapter shall be interpreted or construed to:	Nothing in this subchapter shall be interpreted or construed to:
(1) impose liability in a manner that is inconsistent with	(1) impose liability in a manner that is inconsistent with
<u>47 U.S.C. § 230; or</u>	47 U.S.C. § 230; or
(2) prevent or preclude any covered minor from	(2) prevent or preclude any covered minor from
deliberately or independently searching for, or specifically	deliberately or independently searching for, or specifically
requesting, any media.	requesting, any media.

§ 2449j. RIGHTS AND FREEDOMS OF COVERED MINORS	§ 2449j. RIGHTS AND FREEDOMS OF COVERED MINORS
It is the intent of the General Assembly that nothing in this	It is the intent of the General Assembly that nothing in this
subchapter may be construed to infringe on the existing rights	subchapter may be construed to infringe on the existing rights
and freedoms of covered minors or be construed to discriminate	and freedoms of covered minors or be construed to discriminate
against the covered minors based on race, ethnicity, sex,	against the covered minors based on race, ethnicity, sex,
disability, sexual orientation, gender identity, gender	disability, sexual orientation, gender identity, gender
expression, or national origin.	expression, religion, or national origin.
Sec. 2. EFFECTIVE DATE This act shall take effect on July 1, 2026.	Sec. 2. EFFECTIVE DATES <u>This act shall take effect on January 1, 2027, except that 9</u> <u>V.S.A. § 2449f(b) and 9 V.S.A. § 2449g(b) shall each take</u> <u>effect on July 1, 2025</u> .